[FR Doc. 96–4149 Filed 2–22–96; 8:45 am] BILLING CODE 4510–30–M

## [TA-W-30,322]

Magnetek, Main St. Plant and the Former Employees of the Main St. Plant Temporarily Employed at the Universal Drive Plant, Owosso, MI; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 USC 2273) the Department of Labor issued a Certification of Eligibility To Apply for Worker Adjustment Assistance on November 30, 1994, applicable to all workers of Magnetek, Main St. Plant, located in Owosso, Michigan. The notice was published in the Federal Register on December 16, 1994 (59 FR 65077).

At the request of the company, the Department reviewed the certification for workers of the subject firm. Magnetek has two locations in Owosso, Main St. Plant and Universal Drive. The workers of the Universal Drive location have not been certified as eligible to apply for TAA program benefits. Information provided by the company shows that when the Main Street plant closed, some of the Main St. plant workers were asked to temporarily continue their employment at the Universal Drive location until the phase out of the main St. operations was completed. Upon completion of the Main St. phase out, the former Main St. workers were separated from employment at the Universal Drive location. Based on these new findings, the Department is amending the certification to cover the workers at Magnetek's Main St. plant that were temporarily employed at the Universal Drive plant.

The intent of the Department's certification is to include all workers of Magnetek who were adversely affected by increased imports.

The amended notice applicable to TA–W–30,322 is hereby issued as follows:

All workers of Magnetek, Main St. Plant, and the former workers of the Main St. Plant that were temporarily employed at the Universal Drive Plant who became totally or partially separated from employment on or after August 26, 1993, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, D.C. this 9th day of February 1996.

Russell T. Kile,

Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 96-4159 Filed 2-22-96; 8:45 am]

## [TA-W-31,704]

Parker & Parsley Petroleum USA, Incorporated; Midland, Texas and Operating at Various Locations in the Following States: TA-W-31,704A Texas (Except Midland), TA-W-31,704B Pennsylvania, TA-W-31,704D Wyoming, TA-W-31,704C North Dakota, TA-W-31,704E Oklahoma; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 USC 2273) the Department of Labor issued a Certification of Eligibility To Apply for Worker Adjustment Assistance on February 2, 1996, applicable to all workers of Parker & Parsley Petroleum USA, Incorporated located in Midland, Texas. The notice will soon be published in the Federal Register.

At the request of the State Agency, the Department reviewed the certification for workers of the subject firm. The workers of Parker & Parsley Petroleum are engaged in employment related to the production of crude oil and natural gas. New information provided by the company shows that worker separations have occurred at the subject firm's operations at other locations in Texas, and in the States of Pennsylvania, North Dakota, Wyoming and Oklahoma. Based on this new information, the Department is amending the certification to cover workers of Parker & Parsley Petroleum USA, Incorporated at those locations.

The intent of the Department's certification is to include all workers of Parker & Parsley who were adversely affected by increased imports.

The amended notice applicable to TA-W-31,704 is hereby issued as follows:

All workers of Parker & Parsley Petroleum USA, Incorporated, Midland, Texas (TA–W–31,704); and operating at various locations in Texas, except Midland (TA–W–31,704A) Pennsylvania (TA–W–31,704B); North Dakota (TA–W–31,704C); Wyoming (TA–W–31,704E) who became totally or partially separated from employment on or after June 30, 1994 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, D.C. this 12th day of February, 1996.

Russell T. Kile,

Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 96–4151 Filed 2–22–96; 8:45 am] BILLING CODE 4510–30–M

#### [TA-W-31,896]

# Rivera Manufacturing, Pontotoc, MS; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on February 12, 1996 in response to a worker petition which was filed on February 12, 1996 on behalf of workers at Rivera Manufacturing, Pontotoc, Mississippi.

The petitioning group of workers is subject to an ongoing investigation for which a determination has not yet been issued (TA-W-31,875). Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, D.C. this 12th day of February, 1996.

Russell T. Kile,

Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 96–4158 Filed 2–22–96; 8:45 am] BILLING CODE 4510–30–M

### [NAFTA-00718]

# Paxport Mills, Incorporated, Tacoma, WA; Notice of Termination of Investigation

Pursuant to Title V of the North American Free Trade Agreement Implementation Act (Pub. L. 103–182) concerning transitional adjustment assistance, hereinafter called (NAFTA–TAA), and in accordance with Section 250(a), Subchapter D, Chapter 2, Title II, of the Trade Act of 1974, as amended (19 USC 2273), an investigation was initiated on December 8, 1995 in response to a petition filed by the company on behalf of workers at Paxport Mills, Incorporated located in Tacoma, Washington. The workers produced red cedar fencing.

In a letter dated February 2, 1996, the petitioner requested that the petition for NAFTA–TAA be withdrawn because the workers had already been certified under the timber program of another government program. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.